Exhibit "A"

DAVID S. ROCHMAN, ESQUIRE

Attorney I.D. #: 037871990 Adams Place 701 White Horse Road, Suite 5 Voorhees, NJ 08043 (856) 751-2345 Attorney for Plaintiff

ROSY ARROYO, as natural guardian

ad litem of I a minor and ROSY ARROYO,

Individually

Plaintiff(s),

VS.

CHUCK E. CHEESE and/or ABC CORPORATION (1-100)(a fictitious name for a presently unknown and unidentified corporation), CEC ENTERTAINMENT, INC. and/or DEF CORPORATION (1-100)(a fictitious name for a presently unknown and unidentified corporation) JOHN DOE (s) and/or GHI CORPORATION

(1-100)(a fictitious name for a presently unknown : SUMMONS and unidentified individual or corporation), Individually, jointly, severally and in the alternative

Defendants.

: SUPERIOR COURT OF NEW JERSEY

: LAW DIVISION

: CAMDEN COUNTY

: DOCKET NO.: CAM-L-2318-19

: CIVIL ACTION

From The State of New Jersey, To The Defendant(s) Named Below:

CHUCK E. CHEESE

The Plaintiff, named above, has filed a lawsuit against you in the Superior Court of New Jersey. The complaint attached to this Summons states the basis for this lawsuit. If you dispute this complaint, you or your attorney must file a written answer or motion and proof of service with the deputy clerk of the Superior Court in the county listed above within 35 days from the date you received this summons, not counting the date you received it. (The address of each deputy clerk of the Superior Court is provided.) A \$175.00 filing fee payable to the Clerk of the Superior Court and a completed Case Information Statement (available from the deputy clerk of the Superior Court) must accompany your answer or motion when it is filed. You must also send a copy of your answer or motion to plaintiff's attorney whose name and address appear above, or to the plaintiff, if no attorney is named above. A telephone call will not protect your rights; you must file and serve a written answer or motion (with fee and completed Case Information Statement) if you want the court to hear your defense.

If you do not file and serve a written answer or motion within 35 days, the Court may enter a judgment against you for the relief plaintiff demands, plus interest and costs of suit. If judgment is entered against you, the Sheriff may seize your money, wages or property to pay all or part of the judgment.

If you cannot afford an attorney, you may call the Legal Services office in the county where you live. A list of these offices is attached. If you do not have an attorney and are not eligible for free legal assistance, you may obtain a referral to an attorney by calling one of the Lawyer Referral Services. A list of these numbers is also attached.

DATED: June 20, 2019

Michelle Smith,

Name of Defendant to be served: CHUCK E. CHEESE

The Court at Deptford II 1500 Almonesson Road Deptford, NJ 08096

DAVID S. ROCHMAN, ESQUIRE

Attorney I.D. #037871990 701 White Horse Road, Suite 5 Voorhees, NJ 08043 (856) 751-2345 Attorney for Plaintiff

ROSY ARROYO, as natural guardian ad litem of I

a minor and ROSY ARROYO,

Individually

VS.

: SUPERIOR COURT OF NEW JERSEY

DOCKET NO.: CAM-L-2318-19

: LAW DIVISION : CAMDEN COUNTY

Plaintiff(s),

CHUCK E. CHEESE and/or ABC CORPORATION (1-100)(a fictitious name : CIVIL ACTION

for a presently unknown and unidentified corporation), CEC ENTERTAINMENT, INC. and/or DEF CORPORATION (1-100): (a fictitious name for a presently unknown and unidentified corporation) JOHN DOE

(s) and/or GHI CORPORATION (1-100)(a: fictitious name for a presently unknown and: unidentified individual or corporation), Individually, jointly, severally and in the

alternative

Defendants.

: COMPLAINT AND DEMAND : FOR TRIAL BY JURY

Plaintiffs, Rosy Arroyo, as natural guardian ad litem of minor, I A at 105 Forest Road, in the Township of Cherry Hill, County of Camden, State of New Jersey, by way of Complaint against defendants, says:

COUNT ONE

, a minor were lawfully on On or about June 23, 2016, plaintiff, I the premises known as CHUCK E. CHEESE, and/or ABC CORPORATION, (1-100),(a fictitious name for a presently unknown and unidentified corporation), in the Township of Deptford, County of Camden, State of New Jersey.

- 2. At the aforesaid time and place, the defendants, CHUCK E. CHEESE, and/or ABC CORPORATION, (1-100),(a fictitious name for a presently unknown and unidentified corporation), were doing business as a corporation organized under the laws of the State of New Jersey, located at The Court at Deptford II, 1500 Almonesson Road, in the Township of Deptford, County of Camden and State of New Jersey.
- 3. At the aforesaid time and place, the plaintiff, I A minor did cause to go towards the table at the Skeetball game, when he came up he struck his head causing injury at or on the premises of defendants, due to the negligence of the defendants, CHUCK E. CHEESE, and/or ABC CORPORATION, (1-100),(a fictitious name for a presently unknown and unidentified corporation).
- 4. The defendants, CHUCK E. CHEESE, and/or ABC CORPORATION,(1-100),(a fictitious name for a presently unknown and unidentified corporation), was negligent in that it:
 - (a). Did not keep the premises in a safe condition;
 - (b). Did not exercise proper care/supervision
- (c). Caused dangerous and hazardous condition(s) to exist which leas to plaintiff(s) harm;
- (d). Failed to provide proper safeguards from said harms and/or warnings on its property of said harms;
- (e). Failed to provide proper, safe and clear access for persons allowed and invited to use its property safely;
- (f). Knew or should have known that this unsafe condition existed prior to the date of the accident and failed to use reasonable care in correcting the unsafe condition or warning the plaintiff;

- (g). Knew or should have known that the area of the unsafe condition was in a heavily traveled area and that the unsafe condition was not readily visible;
 - (h). Allowed a nuisance to exist;
 - (i). And was otherwise negligent.
- 5. The accident was caused by the negligence and carelessness of the defendants, CHUCK E. CHEESE and/or ABC CORPORATION (1-100)(a fictitious name for a presently unknown and unidentified corporation) individually, jointly, severally and in the alternative.
- 6. The liability of each defendant is a result of its individual acts and/or in the basis of Respondent Superior, and/or otherwise bears responsibility under the law.
- 7. As a direct and proximate result of the negligence of the defendants, CHUCK E. CHEESE, and/or ABC CORPORATION, (1-100), (a fictitious name for a presently unknown and unidentified corporation), plaintiff, I A a minor has incurred, is incurring and shall incur severe consequential and significant and/or permanent personal injuries, medical bills, various costs and expenses(s), emotional distress, other damages, and/or pain and suffering.
- 8. In addition, the plaintiff, I A a minor has and shall be restricted and/or prevented from pursuing her usual activities, occupations and employment.

WHEREFORE, plaintiffs, I a minor and ROSY ARROYO as natural guardian ad litem demands judgment against defendants, CHUCK E. CHEESE, and/or ABC CORPORATION), (1-100) (a fictitious name for a presently unknown an unidentified corporation) for damages, interest, costs of suit, and such other relief as is just and equitable.

COUNT TWO

- 9. Plaintiffs, I A a minor and ROSY ARROYO as natural guardian as litem, hereby repeats each and every allegation as contained in Count One as set forth herein at length.
- on the premises known as CHUCK E. CHEESE., and/or owned by CEC ENTERTAINMENT, INC. and/or DEF CORPORATION, (1-100), (a fictitious name for a presently unknown and unidentified corporation), in the Township of Deptford, County of Camden, State of New Jersey.
- 11. At the aforesaid time and place, the defendants, CEC ENTERTAINMENT, INC. and/or DEF CORPORATION, (1-100),(a fictitious name for a presently unknown and unidentified corporation), were the owners of a business organized under the laws of the State of New Jersey, located at The Court at Deptford II, 1500 Almonesson Road, in the Township of Deptford, County of Camden and State of New Jersey.
- 12. At the aforesaid time and place, the plaintiff, I A a minor did cause to go towards the table at the Skeetball game, when he came up he struck his head causing injury or on the premises of defendants, due to the negligence of the defendants, CEC ENTERTAINMENT, INC. and/or DEF CORPORATION, (1-100), (a fictitious name for a presently unknown and unidentified individual or corporation).
- 13. The defendants, CEC ENTERTAINMENT, INC. and/or DEF CORPORATION, (1-100),(a fictitious name for a presently unknown and unidentified individual or corporation), was negligent in that it:
 - (a). Did not keep the premises in a safe condition;
 - (b). Did not exercise proper care/supervision;

- (c). Caused dangerous and hazardous condition(s) to exist which lead to plaintiff(s) harms:
- (d). Failed to provide proper safeguards from said harms and/or warnings on its property of said harms;
- (e). Failed to provide proper, safe and clear access for persons allowed and invited to use its property safely;
- (f). Knew or should have known that this unsafe condition existed prior to the date of the accident and failed to use reasonable care in correcting the unsafe condition or warning the plaintiff;
- (g). Knew or should have known that the area of the unsafe condition was in a heavily traveled area and that the unsafe condition was not readily visible;
 - (h). Allowed a nuisance to exist;
 - (i). And was otherwise negligent.
- 14. The accident was caused by the negligence and carelessness of the defendants, CEC ENTERTAINMENT, INC. and/or DEF CORPORATION (1-100)(a fictitious name for a presently unknown and unidentified corporation) individually, jointly, severally and in the alternative.
- 15. The liability of each defendant is a result of its individual acts and/or in the basis of Respondent Superior, and/or otherwise bears responsibility under the law.
- 16. As a direct and proximate result of the negligence of the defendants, CEC ENTERTAINMENT, INC., and/or DEF CORPORATION, (1-100),(a fictitious name for a presently unknown and unidentified individual or corporation), plaintiffs, I A a minor, has incurred, is incurring and shall incur severe consequential and significant and/or

permanent personal injuries, medical bills, various costs and expenses(s), emotional distress, other damages, and/or pain and suffering.

wherefore, plaintiffs, I a minor and ROSY ARROYO as natural guardian ad litem demands judgment against defendant, CEC ENTERTAINMENT, INC. and/or DEF CORPORATION (1-100) (a fictitious name for a presently unknown and unidentified individual or corporation) for damages, interest, costs of suit, and such other relief as is just and equitable.

COUNT THREE

- 18. Plaintiffs, I A a minor and ROSY ARROYO as natural guardian as litem, hereby repeats each and every allegation as contained in Counts One and Two as set forth herein at length.
- 19. On or about June 23, 2016, plaintiff, I A a minor, was lawfully on the premises known as CHUCK E. CHEESE., and/or owned by JOHN DOE(s) and/or GHI CORPORATION, (1-100), (a fictitious name for a presently unknown and unidentified individual or corporation), in the Township of Deptford, County of Camden, State of New Jersey.
- 20. At the aforesaid time and place, the defendants, JOHN DOE(s), and/or GHI CORPORATION, (1-100), (a fictitious name for a presently unknown and unidentified individual or corporation), were the owners of a business organized under the laws of the State of New Jersey, located at The Court of Deptford II, 1500 Almonesson Road, in the Township of Deptford, County of Camden and State of New Jersey.

- 21. At the aforesaid time and place, the plaintiffs, I A A minor, did cause to go towards the table at the Skeetball game, when he came up he struck his head causing injury or on the premises of defendants, due to the negligence of the defendants, JOHN DOE(s), and/or GHI CORPORATION, (1-100), (a fictitious name for a presently unknown and unidentified individual or corporation).
- 22. The defendants, JOHN DOE (s), and/or GHI CORPORATION, (1-100),(a fictitious name for a presently unknown and unidentified individual or corporation), was negligent in that it:
 - (a). Did not keep the premises in a safe condition;
 - (b). Did not exercise proper care/supervision;
- (c). Caused dangerous and hazardous condition(s) to exist which lead to plaintiff(s) harms;
- (d). Failed to provide proper safeguards from said harms and/or warnings on its property of said harms;
- (e). Failed to provide proper, safe and clear access for persons allowed and invited to use its property safely;
- (f). Knew or should have known that this unsafe condition existed prior to the date of the accident and failed to use reasonable care in correcting the unsafe condition or warning the plaintiff;
- (g). Knew or should have known that the area of the unsafe condition was in a heavily traveled area and that the unsafe condition was not readily visible;
 - (h). Allowed a nuisance to exist;
 - (i). And was otherwise negligent.

- 23. The accident was caused by the negligence and carelessness of the defendants, JOHN DOE(s) and/or GHI CORPORATION (1-100)(a fictitious name for a presently unknown and unidentified individual or corporation) individually, jointly, severally and in the alternative.
- 24. The liability of each defendant is a result of its individual acts and/or in the basis of Respondent Superior, and/or otherwise bears responsibility under the law.
- 25. As a direct and proximate result of the negligence of the defendants, JOHN DOE(s), and/or GHI CORPORATION, (1-100),(a fictitious name for a presently unknown and unidentified individual or corporation), plaintiffs, I A a minor, has incurred, is incurring and shall incur severe consequential and significant and/or permanent personal injuries, medical bills, various costs and expenses(s), emotional distress, other damages, and/or pain and suffering.
- 26. In addition, the plaintiffs, I A a minor, has and shall be restricted and/or prevented from pursuing his usual activities, occupations and employment.

WHEREFORE, plaintiffs, I A a minor and ROSY ARROYO as natural guardian ad litem demands judgment against defendant, JOHN DOE(s) and/or GHI CORPORATION (1-100) (a fictitious name for a presently unknown and unidentified individual or corporation) for damages, interest, costs of suit, and such other relief as is just and equitable.

COUNT FOUR

- 28. Plaintiff, ROSY ARROYO, has been and is the mother of plaintiff, I

As a result of the injuries and damages suffered by minor Plaintiff, I

A set forth above, the Plaintiff, ROSY ARROYO has and will in the future suffer the loss of usual services and consortium of her child, and has been required to provide special care and services to him, and to undergo costs and expenses in her endeavor to help cure him of his injuries.

WHEREFORE, Plaintiff, ROSY ARROYO, hereby demands judgment of all named defendants, CHUCK E. CHEESE and/or ABC CORPORATION (1-100)(a fictitious name for a presently unknown and unidentified corporation) CEC ENTERTAINMENT, INC. and/or DEF CORPORATION (1-100)(a fictitious name for a presently unknown and unidentified corporation) JOHN DOE (s) and/or GHI CORPORATION (1-100)(a fictitious name for a presently unknown and unidentified individual or corporation) individually, jointly, severally and in the alternative for damages, interest and costs of suit.

COUNT FIVE

30. Plaintiffs, ROSY ARROYO as natural guardian ad litem of I America, a minor, hereby repeats each and every allegation contained in Counts One, Two, Three and Four of this Complaint as if set forth herein at length.

WHEREFORE, the Plaintiffs, ROSY ARROYO as natural guardian ad litem of I , a minor, hereby demand judgment against all named Defendants, CHUCK E. CHEESE, and/or ABC CORPORATION (1-100),(a fictitious name for a presently unknown and unidentified corporation) CEC ENTERTAINMENT, INC. and/or DEF CORPORATION (1-100)(a fictitious name for a presently unknown and unidentified corporation) JOHN DOE(s) and/or GHI CORPORATION (1-100) (a fictitious name for a presently unknown and unidentified individual or corporation), Individually, jointly, severally and in the alternative for damages, interest and costs of suit.

DATED: DECEMBER 1, 2018

DAVID'S. ROCHMAN, ESQUIRE

Attorney for Plaintiffs

DEMAND FOR JURY TRIAL

Plaintiff hereby demands a trial by jury as to all issues.

DATED: DECEMBER 1, 2018

DAVID S. ROCHMAN, ESQUIRE.

Attorney for Plaintiffs

DESIGNATION OF TRIAL COUNSEL

Plaintiff hereby designates David S. Rochman, Esquire as trial

counsel in this matter.

DATED: DECEMBER 1, 2018

DAVID S. ROCHMAN, ESQUIRE.

Attorney for Plaintiffs

DEMAND FOR ANSWERS TO FORM "C and FORM "C(1)" UNIFORM INTERROGATORIES

Demand is hereby made that all Defendants provide certified Answers to Uniform Interrogatories within the time and in the manner prescribed by law, as follows:

FORM "C" and FORM "C(1)" UNIFORM INTERROGATORIES, as set forth in

Appendix, II of the New Jersey Court Rules.

DATED: DECEMBER 1, 2018

DAVID S ROCHMAN, ESQUIRE

Attorney for Plaintiffs,

CERTIFICATION

The undersigned counsel certifies that there are no other actions or arbitrations pending or contemplated involving the subject matter of this controversy at this time, and there are no additional known parties who should be joined to the present action at this time.

I certify the foregoing to be true. I am aware if the above is willfully false, I am subject to punishment.

DATED: DECEMBER 1, 2018

DAVID S. ROCHMAN, ESQUIRE

Attorney for Plaintiffs

Appendix XII-B1



CIVIL CASE INFORMATION STATEMENT (CIS)

Use for initial Law Division
Civil Part pleadings (not motions) under Rule 4:5-1
Pleading will be rejected for filing, under Rule 1:5-6(c),
if information above the black bar is not completed
or attorney's signature is not affixed

FOR USE BY CLE	RK'S OFFICE ONLY
PAYMENT TYPE:	□CK □CG □CA
CHG/CK NO.	
AMOUNT:	
OVERPAYMENT:	
BATCH NUMBER:	

O COCOCOCOCO	if information above or attorney	e the black bar s signature is r	is not comple	eted	BATCH NUMBER:	
ATTORNEY/PRO SE NA DAVID S. ROCHMA	ME		NE NUMBER	COUNT	Y OF VENUE	▼
FIRM NAME (if applicable				DOCKET	NUMBER (when	available)
OFFICE ADDRESS ADAMS PLACE 701 WHITE HORSE	ROAD, SUITE 5			COMP	ENT TYPE LAINT	
VOORHEES, NJ 080	043			JURY DE	EMAND Y	is 🗆 No
NAME OF PARTY (e.g., Jo ROSY ARROYO, as guardian ad Itiem of A ninor P	natural	ROSY ARROY minor vs. CHUO fictitious name	CK E. CHEESE	and/or ABO	CORPORAT	A a a a a a a a a a a a a a a a a a a a
CASE TYPE NUMBER (See reverse side for listin	HURRICANE SANDY RELATED? YES NO	IS THIS A PROFES	CKED "YES." SEE	N.J.S.A. 2A:53	A -27 AND APPL	ICABLE CASE LAW
RELATED CASES PENDI	NG?	IF YES, LIST DOC	The state of the s	The Average	Name of the state	
DO YOU ANTICIPATE AL (arising out of same transa		NAME OF DEFEND SEDGEWICK (COMPANY (if know	Nn) None UNKNOWN
THE INFO	RMATION PROVIDED	ON THIS FORM	CANNOT BE IN	TRODUCE	D INTO EVIDE	NCE.
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DO PARTIES HAVE A CU RECURRENT RELATION Yes		EMPLOYER/EMPLOY FAMILIAL	EE F	FRIEND/NEIGHE BUSINESS	BOR DTH	ER (explain)
DOES THE STATUTE GO	OVERNING THIS CASE PROV	/IDE FOR PAYMENT	OF FEES BY THE L	OSING PART	Y? YES	■ No
USE THIS SPACE TO ALI ACCELERATED DISPOS	ERT THE COURT TO ANY SI ITION	PECIAL CASE CHARA	CTERISTICS THA	TMAYWARR	ANT INDIVIDUAL	MANAGEMENT OR
BO YOU OR YOUR ☐ YES	R CLIENT NEED ANY DISABILITY A	ACCOMMODATIONS?	IF YES, PLEASE ID	DENTIFY THE R	EQUESTED ACCOMM	MODATION
WILL AN INTERPR	RETER BE NEEDED?		IF YES, FOR WHA SPANISH	T LANGUAGE?		
I certify that confiden	tial personal identifiers i uments submitted in the	nave been redacted future in accorda	d from documen	ts now sub 38-7(b).	mitted to the co	ourt, and will be
ATTORNEY SIGNATURE:	h					



CIVIL CASE INFORMATION STATEMENT

	Use for initial plea	ading	s (not motions) under Rule 4:5-1
CASE TYPES	3 (Choose one and enter number of case ty	pe in	appropriate space on the reverse side.)
Track I 151 175 302 399 502 505 506 510 511 512 801	- 150 days' discovery NAME CHANGE FORFEITURE TENANCY REAL PROPERTY (other than Tenancy, Contract, Co BOOK ACCOUNT (debt collection matters only) OTHER INSURANCE CLAIM (including declaratory ju PIP COVERAGE UM or UIM CLAIM (coverage issues only) ACTION ON NEGOTIABLE INSTRUMENT LEMON LAW SUMMARY ACTION OPEN PUBLIC RECORDS ACT (summary action) OTHER (briefly describe nature of action)	ndem	nation, Complex Commercial or Construction)
305 509 599 603N 603Y 605 610	I - 300 days' discovery CONSTRUCTION EMPLOYMENT (other than CEPA or LAD) CONTRACT/COMMERCIAL TRANSACTION AUTO NEGLIGENCE – PERSONAL INJURY (non-version of the control	erbal ti thresi	hreshold) hold)
005 301 602 604 606 607 608 609 616	III - 450 days' discovery CIVIL RIGHTS CONDEMNATION ASSAULT AND BATTERY MEDICAL MALPRACTICE PRODUCT LIABILITY PROFESSIONAL MALPRACTICE TOXIC TORT DEFAMATION WHISTLEBLOWER / CONSCIENTIOUS EMPLOYEE INVERSE CONDEMNATION LAW AGAINST DISCRIMINATION (LAD) CASES	E PRO	OTECTION ACT (CEPA) CASES
Track 156 303 508 513 514 620	IV - Active Case Management by Individual ENVIRONMENTAL/ENVIRONMENTAL COVERAGE MT. LAUREL COMPLEX COMMERCIAL COMPLEX CONSTRUCTION INSURANCE FRAUD FALSE CLAIMS ACT ACTIONS IN LIEU OF PREROGATIVE WRITS	Judg LITIO	e / 450 days' discovery GATION
Multic 271 274 281 282 285 286 287 289	Dunty Litigation (Track IV) ACCUTANE/ISOTRETINOIN RISPERDAL/SEROQUEL/ZYPREXA BRISTOL-MYERS SQUIBB ENVIRONMENTAL FOSAMAX STRYKER TRIDENT HIP IMPLANTS LEVAQUIN YAZ/YASMIN/OCELLA REGLAN POMPTON LAKES ENVIRONMENTAL LITIGATION PELVIC MESH/GYNECARE	293 295 296 297 299 300 601 623	PELVIC MESH/BARD DEPUY ASR HIP IMPLANT LITIGATION ALLODERM REGENERATIVE TISSUE MATRIX STRYKER REJUVENATE/ABG II MODULAR HIP STEM COMPONENTS MIRENA CONTRACEPTIVE DEVICE OLMESARTAN MEDOXOMIL MEDICATIONS/BENICAR TALC-BASED BODY POWDERS ASBESTOS PROPECIA STRYKER LFIT CoCr V40 FEMORAL HEADS
in the s	pelleve this case requires a track other than that pr space under "Case Characteristics.		
P	lease check off each applicable category	, [Putative Class Action Title 59

☐ Putative Class Action

Please check off each applicable category

CAMDEN COUNTY SUPERIOR COURT HALL OF JUSTICE CAMDEN

NJ 08103

TRACK ASSIGNMENT NOTICE

COURT TELEPHONE NO. (856) 379-2200 COURT HOURS 8:30 AM - 4:30 PM

DATE: JUNE 07, 2019

RE: ARROYO ROSY VS CHUCK E. CHEESE

DOCKET: CAM L -002318 19

THE ABOVE CASE HAS BEEN ASSIGNED TO: TRACK 2.

DISCOVERY IS 300 DAYS AND RUNS FROM THE FIRST ANSWER OR 90 DAYS FROM SERVICE ON THE FIRST DEFENDANT, WHICHEVER COMES FIRST.

THE PRETRIAL JUDGE ASSIGNED IS: HON STEVEN J. POLANSKY

IF YOU HAVE ANY QUESTIONS, CONTACT TEAM 101 AT: (856) 379-2200 EXT 3060.

IF YOU BELIEVE THAT THE TRACK IS INAPPROPRIATE YOU MUST FILE A
CERTIFICATION OF GOOD CAUSE WITHIN 30 DAYS OF THE FILING OF YOUR PLEADING.
PLAINTIFF MUST SERVE COPIES OF THIS FORM ON ALL OTHER PARTIES IN ACCORDANCE
WITH R.4:5A-2.

ATTENTION:

ATT: DAVID S. ROCHMAN
DAVID S. ROCHMAN
701 WHITE HORSE RD
STE 5
VOORHEES NJ 08043

ECOURTS

ROSY ARROYO, AS NATURAL GUARDIAN AD LITEM OF MINOR AND ROSY ARROYO, INDIVIDUALLY PLAINTIFF

PLAINTIFF - vs - SUPERIOR COURT OF NEW JERSEY LAW DIVISION CAMDEN COUNTY Docket No. CAM-L-2318-19

- vs -CHUCK E. CHEESE, ET AL DEFENDANT

Person to be Served CHUCK E. CHEESE THE COURT AT DEPTFORD II 1500 ALMONESSON ROAD DEPTFORD, NJ 08096

AFFIDAVIT OF SERVICE (For Use By Private Service)

	INFORMATION STATEMENT, SUMMONS AND COMPLAINT, TRACK AND FOR JURY TRIAL, DESIGNATION OF TRIAL COUNSEL, UNIFORM INTERROGATORIES
	Date: 06/24/2019 Time: 12:30 PM Attempts:
Delivered a copy to him/her personally	Name of person served and relationship / title:
- 6	WILLIAM MOY
Left a copy with a competent household member of over 14 years of age residing therein.	GENERAL MANAGER
Left a copy with a person authorized to accept service, e.g. managing agent, registered agent, etc.	
Description of Person Accepting Service: SEX: MALE COLOR: ASIAN HAIR: BROWN OTHER:	APP.AGE: 30 APP. HT: 6'0" APP. WT: 170
Comments Or Remarks:	
Edward G. McDonald Sworn to before me this 28 day of June, 2019	I, JOSEPH RUSSO, was at the time of service a competent adult not having a direct interest in the litigation. I declare under penalty of perjury that the foregoing is true and correct.
	Signature of Process Server Date

Edward J. McDonald
NOTARY PUBLIC
STATE OF NEW JERSEY
MY COMMISSION EXPIRES OCTOBER 21, 2019

Client File Number:

NJLS Process Service 2333 U.S. Hwy 22 West Union, NJ 07083 908-686-7300

CAM-L-002318-19 07/11/2019 11:34:10 AM Pg 1 of 1 Trans ID: LCV20191202389 Case 1:19-cv-15596-RMB-JS Document 1-1 Filed 07/19/19 Page 20 of 21 PageID: 29



Plaintiff

ROSY ARROYO, AS NATURAL GUARDIAN AD LITEM OF I

5 6 9 3 0

Defendant

٧S

CHUCK E. CHEESE, ET AL

Person to be served: CEC ENTERTAINMENT, INC.

Address: 1707 MARKET PLACE BOULEVARD, #200 IRVING TX 75063

Attorney:

DAVID ROCHMAN, ESQUIRE. 701 WHITE HORSE ROAD SUITE 5 VOORHEES NJ 08043

Papers Served:

SUMMONS & COMPLAINT TRACK ASSIGNMENT NOTICE

CASE INFORMATION STATEMENT

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: CAMDEN COUNTY

DOCKET NO. CAM-L-2318-19

AFFIDAVIT OF SERVICE (for use by Private Service)

Cost of Service pursuant to R4:4-30

\$

Service Data:				
Served Successfully Not Served	Date: 4-2	6-2019 Time:	11:00 At	tempts: 2
Delivered a copy to him/her personally	1	Name of Person Serv	ed and relationsh	nip/title
Left a copy with a competent househo member over 14 years of age residing		CEC ENTERT	AINMENT, I	PRI
Left a copy with a person authorized to		1707 MARK	ET PLACE	BLUD, SUITE 200
service, e.g. managing agent, register	•	FRU: Ng, TY	75063	112.12
Description of Person Accepting Service:				
Age: 45-50 Height: 5 '7" Weight: /3	D Hair: BLOWD	Sex: FiznA	Race:	WHITE
Non-Served:				
() Defendant is unknown at the addre		*		
() All reasonable inquiries suggest d	efendant moved to an un	determined address		
() No such street in municipality () No response on:	Date	Time		
() 110 100p01130 011.	Date	Time		
	Date	Time		
() Other:		ents or Remarks		
		1. GEAN O.S	m IN	was at
Subscribed and Sworn to me this		time of service a com		, was at having a direct
26 day of JUNE 2019		interest in the litigation	-	•
		of perjury that the for	egoing is true an	d correct.



otary Signature

DGR - THE SOURCE FOR LEGAL SUPPORT 1359 Littleton Road, Morris Plains, NJ 07950-3000 (973) 403-1700 Fax (973) 403-9222

Work Order No. 456930

File No. CAM-L-2318-19

Case Summary

Case Number: CAM L-002318-19

Case Caption: Arroyo Rosy Vs Chuck E. Cheese

Court: Civil Part Venue: Camden Case Initiation Date: 06/07/2019

Case Type: Personal Injury Case Status: Active Jury Demand: 12 Jurors

Team: 201 Case Track: 2 Judge: Daniel A Bernardin

Original Discovery End Date: Current Discovery End Date: # of DED Extensions: 0 **Original Arbitration Date: Current Arbitration Date:** # of Arb Adjournments: 0 **Original Trial Date: Current Trial Date:** # of Trial Date Adjournments: 0

Disposition Date: Statewide Lien: Case Disposition: Open

Plaintiffs A

Party Description: Individual Attorney Name: David S Rochman

Address Line 2: Address Line 1: 105 Forest Road Attorney Bar ID: 037871990

Phone: **Zip**: 08034 City: Cherry Hill State: NJ

Attorney Email: DAVIDROCHMAN@ROCHMANLAW.COM

Rosy Arroyo

Party Description: Individual Attorney Name: David S Rochman

Address Line 2: Address Line 1: 105 Forest Road Attorney Bar ID: 037871990

Zip: 08034 Phone: State: NJ City: Cherry Hill

Attorney Email: DAVIDROCHMAN@ROCHMANLAW.COM

Defendants

Chuck E. Cheese

Attorney Name: Party Description: Business

Address Line 1: Address Line 2: Attorney Bar ID:

Phone: City: **Zip:** 00000 State: NJ

Attorney Email:

Cec Entertainment, Inc.

Attorney Name: Party Description: Business

Address Line 1: Address Line 2: Attorney Bar ID:

Phone: City: **Zip**: 00000 State: NJ

Attorney Email:

Case Actions						
Filed Date	Docket Text	Transaction ID	Entry Date			
6/7/2019	Complaint with Jury Demand for CAM-L-002318-19 submitted by ROCHMAN, DAVID S, DAVID S. ROCHMAN on behalf of ROSY ARROYO, Against CHUCK E. CHEESE, CEC ENTERTAINMENT, INC.	LCV20191007574	6/7/2019			
6/8/2019	TRACK ASSIGNMENT Notice submitted by Case Management	LCV20191010027	6/8/2019			
7/3/2019	AFFIDAVIT OF SERVICE submitted by ROCHMAN, DAVID, S of DAVID S. ROCHMAN on behalf of Agreement, ROSY ARROYO against CHUCK E. CHEESE, CEC ENTERTAINMENT, INC.	LCV20191162921	7/3/2019			
7/11/2019	AFFIDAVIT OF SERVICE submitted by ROCHMAN, DAVID, S of DAVID S. ROCHMAN on behalf of American, ROSY ARROYO against CHUCK E. CHEESE, CEC ENTERTAINMENT, INC.	LCV20191202389	7/11/2019			